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14 Corp.

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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

18 ORACLE USA, INC., a Colorado corporation;
19 ORACLE AMERICA, INC., a Delaware
corporation; and ORACLE INTERNATIONAL
20 CORPORATION, a California corporation,

Plaintiffs,

v.

22 RIMINI STREET, INC., a Nevada corporation;
SETH RAVIN, an individual,

Defendants.

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BINGHAM McCUTCHEN LLP
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Case No 2:10-cv-0106-LRH-PAL

**DECLARATION OF GEOFFREY M.
HOWARD IN SUPPORT OF THE
PARTIES' JOINT CASE
MANAGEMENT CONFERENCE
STATEMENT**

1 I, Geoffrey M. Howard, declare as follows:

2 1. I am a member of the State Bar of California, and a partner at Bingham
3 McCutchen LLP, counsel of record for Plaintiffs Oracle USA, Inc., Oracle America, Inc. and
4 Oracle International Corporation (collectively, "Oracle") in this action. I have personal
5 knowledge of the matters stated in this declaration by virtue of my representation of Oracle in
6 this action. If called and sworn as a witness, I could and would competently testify as to such
7 matters.

8 2. Attached as **Exhibit A** is a true and correct copy of transcript excerpts from
9 Oracle's Deposition of Krista Williams, taken on October 5, 2011. The excerpts include 25:1-
10 14, 26:9-27:13, and 29:10-29:19.

11 3. Attached as **Exhibit B** is a true and correct copy of a document produced by
12 Rimini Street in this matter, Bates number RSI01990917.

13 4. Attached as **Exhibit C** is a true and correct copy of Oracle's Interrogatories 24
14 and 25.

15 5. Attached as **Exhibit D** is a true and correct copy of a document produced by
16 Rimini Street in this matter, Bates number RSI04233157.

17 6. Attached as **Exhibit E** is a true and correct copy of a document produced by
18 Rimini Street in this matter, Bates number RSI04787135.

19 7. Attached as **Exhibit F** is a true and correct copy of a document produced by
20 Rimini Street in this matter, Bates number RSI04787619.

21 8. Attached as **Exhibit G** is a true and correct copy of a document produced by
22 Rimini Street in this matter, Bates number RSI04787128.

23 9. Attached as **Exhibit H** is a true and correct copy of transcript excerpts from
24 Oracle's Deposition of Dennis Chiu, taken on June 24, 2011. The excerpts include 174:9-179:7,
25 190:16-192:23, and 201:13-206:23.

26 10. Attached as **Exhibit I** is a true and correct copy of Exhibit 39 from Oracle's
27 Deposition of J.R. Corpuz, taken on March 15, 2011. The document was produced by Rimini
28 Street in this matter and its Bates number is RSI00907871.

DECLARATION OF GEOFFREY M. HOWARD IN SUPPORT OF JOINT CASE MANAGEMENT
CONFERENCE STATEMENT

1 11. Attached as **Exhibit J** is a true and correct copy of excerpts from Oracle's
2 Deposition of J.R. Corpuz, taken on March 15, 2011. The excerpts include 179:4-181:13.

3 12. Attached as **Exhibit K** is a true and correct copy of a document produced by
4 Rimini Street in this matter, Bates number RSI04787829.

5 13. Attached as **Exhibit L** is a true and correct copy of a is a letter from Zachary Hill,
6 counsel for Oracle, to Robert Reckers, counsel for Defendants, dated July 1, 2011.

7 14. Attached as **Exhibit M** is is a true and correct copy of a is a letter from Zachary
8 Hill, counsel for Oracle, to Robert Reckers, counsel for Defendants, dated September 28, 2011.

9 15. Attached as **Exhibit N** is a true and correct copy of a is a letter from Zachary Hill,
10 counsel for Oracle, to Ryan Dykal, counsel for Defendants, dated October 27, 2011.

11 16. Attached as **Exhibit O** is a true and correct copy of a is a letter from Robert
12 Reckers, counsel for Defendants, to Zachary Hill, counsel for Oracle, dated July 18, 2011.

13 17. Attached as **Exhibit P** is a true and correct copy of a is a letter from Ryan Dykal,
14 counsel for Defendants, to Zachary Hill, counsel for Oracle, dated October 12, 2011.

15 18. Attached as **Exhibit Q** is a true and correct copy of Rimini Street's Responses
16 and Objections to Plaintiffs' Third Set of Requests for Inspection of Documents and Things,
17 October 31, 2011.

18 19. Attached as **Exhibit R** is a true and correct copy of Exhibit 338 from Oracle's
19 Deposition of Tim Conley, taken on September 1, 2011. The document was produced by Rimini
20 Street in this matter and its Bates number is ORCLRS-RSI00910583-00026.

21 20. Attached as **Exhibit S** is a true and correct copy of a document produced by
22 Rimini Street in this matter, Bates number RSI01990917.

23 21. Attached as **Exhibit T** is a true and correct copy of the Stipulation and Order
24 Finding Non-Parties Rimini Street, Inc. and Seth Ravin in Civil Contempt, Case 2:09-cv-01591-
25 KJD-GWF Dkt. 49.

26 22. Attached as **Exhibit U** is a true and correct copy of an Agreement Dismissing
27 Appeal.

28 23. Attached as **Exhibit V** is a true and correct copy of a document produced by

DECLARATION OF GEOFFREY M. HOWARD IN SUPPORT OF JOINT CASE MANAGEMENT
CONFERENCE STATEMENT

1 Oracle in this matter, Bates number ORCLRS1312835.

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3 I declare under penalty of perjury that the foregoing is true and correct. Executed
4 in San Francisco, California, on November 4, 2011.

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6 DATED: November 4, 2011

BINGHAM McCUTCHEN LLP

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By: /s/ Geoffrey M. Howard

9 Geoffrey M. Howard

10 Attorneys for Plaintiffs

11 Oracle USA, Inc., Oracle America, Inc.,
and Oracle International Corp.

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